

ARION FEAST ENDS

Twenty-fifth Anniversary Is Observed.

MEN ATTEND NARRENSITZUNG

Baltimore Delegation Joins in Celebration with United German Societies of Washington-Tribute Paid Former President-Loving Cups Presented Singers by Visitors.

The celebration of the twenty-fifth anniversary of the Arion Gesangverein came to a conclusion last night at the clubhouse with a kommers and Narrensitzung, or fools' session, at which were present members of the Arion delegations from the Saengerbund, the Germania Maennerchor, the Columbia Turnverein, the United German Societies, and other German organizations of this city and Baltimore. Every man present, and there were only men, wore a yellow paper panama with red stripes and the "fools higher up" occupied seats on the platform which resembled the fool's supreme tribunal. At long tables running down the hall the minor "fools" were seated, singing, eating, drinking, and making merry.

John Wischniowski, president of the Arion, opened the ceremonies, and delegated Harry Rothchild to mount the rostrum and conduct the proceedings. Mr. Rothchild paid a tribute to Fred A. Rocker, late president of the society, and called upon Dr. Christian Strack, editor of the Washington Journal, to eulogize the memory of Mr. Rocker.

Gives Society's History.
William Hanneemann, the first president of the Arion at its organization, twenty-five years ago, gave a history of the organization, and a printed review of the history of the Arion, written by Jacob Bruegger, treasurer of the society, was distributed among those present.

The Baltimore Arion Gesangverein was represented by a delegation of forty members and its president, J. George Lefter, presented the local society with a large silver loving cup, appropriately inscribed.

Albert Lepper, president of the Saengerbund, brought the good wishes of the bund in the shape of a silver loving cup. The Germania Maennerchor, the United German Societies, and other organizations all offered their tributes on the altar of friendship and love. Among others who spoke were Adolf Schwarz, Chr. Helbig, Adolf Levy, Gustav Bender, Capt. Charles Gerner, H. Scheuermeister, Fred Carl, Thomas Murray, Harry Minster, and others.

MAY REPLACE BAKER.

Clarence R. Wilson Boomed as Next District Attorney.

The nomination of Clarence R. Wilson as United States attorney for the District of Columbia is expected to be announced by President Taft in a few days. Mr. Wilson, who is the son of Nathaniel Wilson, and is said to be slated to succeed Daniel W. Baker, the present incumbent, who has filled the post four years.

Mr. Wilson, who is looked upon with great favor by Attorney General Wickersham, is a graduate of Harvard and also of the George Washington University Law School, and is now professor of law of pleading and agency in the Georgetown University Law School.

Mr. Wilson's ability as a lawyer is universally recognized, and he enjoys an extensive practice in the courts of the District. Although a Taft Democrat, Mr. Wilson has never cast a vote in his life.

STATE BODY HEARS BAILEY.

Texas Senator Tells Virginians About Income Tax.

Richmond, Va., March 1.—In a convincing exposition of its constitutionality and necessity, Senator Joseph W. Bailey, of Texas, to-night advocated the proposed income amendment to the Constitution of the United States before the members of the general assembly.

The hall of the house of delegates was filled with members, State officials, and citizens. Throughout the address the closest attention was given, and it seemed to be the universal impression that the argument was not only a fine oration but an unanswerable contention.

Inquiry Behind Closed Doors.

Secretary of the Navy Meyer has investigated the court of inquiry into the discharge of a dispute between Maj. Gen. George F. Elliott, U. S. M. C., commandant of the Marine Corps, and Col. Charles H. Lauchheimer, adjutant and inspector of that corps, shall sit behind closed doors. The court will consist of Rear Admiral Albert B. Barker, U. S. N., retired; Rear Admiral Charles H. Davis, U. S. N., retired; and Maj. Gen. Charles Heywood, U. S. M. C., retired, former commandant of the Marine Corps. The court will convene next Monday.

Quinn Store in New Quarters.

E. J. Quinn, who for years was established in the liquor business at 604 Pennsylvania avenue northwest, announces the removal of his place of business to 606 Pennsylvania avenue northwest. The former opening of the new store took place Monday. Mr. Quinn received a large number of visitors and congratulations on all sides. In planning the new store everything possible was done to promote comfort and convenience, and it is regarded as perfect in its appointment.

Tax Assessors Appointed.

Tax assessors for the various election districts of Montgomery County were appointed at Rockville yesterday as follows: Aden D. Alhuth, Edward D. Warfield, Walter W. Pyles, Frank B. Horner, George B. McCeney, George C. Rice, Joseph Whalen, Washington E. Chichester, John E. Claggett, George R. Bell, A. H. Griffith, Noah Watkins, and Frank D. Stubbs.

Child Hurt While at Play.

Playing at recess in front of the Morris School, Thirtieth and B streets northeast, Linville Hewitt, a six-year-old pupil, was knocked down and run over by a bakery wagon yesterday morning. He was taken to Casualty Hospital, suffering from a crushed leg, and was later sent home.

Will Discuss Canadian Tariff.

John G. Foster, American consul general at Ottawa, has been instructed by Secretary of State Knox to inform the Canadian government that the commission has been appointed by the United States to discuss the tariff relations between the two countries. The commission will consist of Mr. Foster, Charles M. Pepper, commercial adviser of the Bureau of Trade Relations of the State Department, and Prof. Henry O. Enery, chairman of the tariff board. Consul General Foster will be chairman of the commission.

PRESIDENT TAKES HAND.

Writes Campaign Manager to Urge Adoption of Income Tax.

President Taft does not intend to rest content with urging the adoption by the State legislatures of the income tax amendment to the Constitution, through the instrumentality of Senators and Congress leaders, but he has stepped directly into the breach himself.

It was made known to White House visitors last night that the President has written to Arthur I. Vorys, Ohio, campaign manager for Mr. Taft, in that State, and a power among Republicans, urging the adoption by the Ohio legislature of the income tax amendment.

The President it was made known, felt rather delicate about writing to the legislators themselves, but thought that he could communicate with Mr. Vorys and through him possibly to Mr. Vorys's friends his views on the income tax.

ROOSEVELT'S TRIP DESCRIBED

Warrington Dawson Pictures Hunt in African Jungle.

Fashionable Audience Greets Newspaper Man Who Accompanied Former President on Trip.

Before a fashionable audience which assembled at Raucher's last evening, and which included in its numbers Representative and Mrs. Nicholas Longworth, Gifford Pinchot, and other relatives and intimates of the former President, Warrington Dawson interestingly discussed upon his experiences during five months spent in travel in East Africa with Theodore Roosevelt.

In introducing Mr. Dawson, Col. James M. Morgan stated that he was the son of Frank W. Dawson, of Charleston, S. C., who had been an aid-de-camp to Pittsburg Lee, and later chief of ordnance on the staff of Gen. Longstreet, during the civil war. The son had lived in Paris for some years, where he had divided his time between literature and newspaper work.

His father had been for years an intimate friend of Col. Roosevelt, and it was largely owing to this fact that Mr. Dawson obtained that much-coveted permission which had been denied to all other newspaper men, the permission to accompany the Roosevelt party.

Mr. Dawson said that before giving his account, Col. Roosevelt gazed steadily upon him with a scrutiny that must have penetrated his very soul and that made him almost question whether there was aught but honesty of purpose to be discovered there.

"My position is a delicate one," Mr. Dawson began, "inasmuch as it is my desire to give you as much information as possible without encroaching upon the field which Mr. Roosevelt is under contract to cover in person."

He told of their embarking upon the steamer Admiral, and how he was overcome with the terrible destruction they saw at Messina, while to Roosevelt it was primarily a question of reconstruction.

Mr. Dawson had been told, he said, that to obtain good pictures in the southern climate it would be necessary for him to equip himself with an expensive outfit, but, disregarding the warning, he carried only a pocket camera and the pictures he showed compared favorably with the added African pictures seen here, with the added interest of almost every one of them showing local coloring of the Roosevelt party.

Like other lecturers, Mr. Dawson specifically denied the stories of slaughter that have been told of the Roosevelt expedition, and said that after obtaining one specimen each of the male, female, and young of each species, no animal was ever killed except to protect life or provide food for the retinue of 250 men which had to be fed.

INCOME TAX AMENDMENT.

Representative Hull Says Result Will Be Known in a Year.

Representative Hull, of Tennessee, who is devoting much attention to the fight on the ratification of the income tax constitutional amendment, believes that by this time next year the result may be definitely told.

South Carolina, Alabama, and Kentucky have so far ratified the amendment. The legislatures of Virginia, Mississippi, Oklahoma, New Jersey, New York, Maryland, Massachusetts, and Ohio are now in session. In some of these States the legislatures are meeting in special session and may not, therefore, pass upon the constitutional amendment. Massachusetts, Maryland, and New York are unfavorable to the amendment, so far as their legislatures are concerned. The others are in favor of the amendment.

In the case of New York, where the Democrats purpose to make the amendment an important issue this fall, Mr. Hull said yesterday, there is hope that the next session will ratify, even in the event that the present session votes against it. Nearly all of the States not mentioned will hold sessions of the legislature next January, so it is expected that late in that month it will be learned whether the necessary twelve States will be found to stand against the amendment.

DEFER STEENSON'S DEFENSE.

Too Much Confusion in House and Speech Is Postponed.

Representative Steenson, the altitudinous Republican insurgent from Minnesota, kept the House in an uproar for about fifteen minutes yesterday when he attempted to get the floor to address himself to a question of personal privilege.

Mr. Steenson was recently attacked in the American Flag, a Cleveland publication, which took the Minnesota member to task for his opposition to subsidy legislation, declaring, among other things, that Mr. Steenson was a "falsifier."

There was confusion in the House, and Speaker Cannon was unable to hear the opening remarks of Mr. Steenson, who was finally called to order and allowed to proceed. He had not progressed far when the Speaker again rapped for order, expressing the belief that the matter under discussion did not constitute a question of privilege.

Mr. Steenson hurled precedent at the Speaker to show that he had been attacked in his official capacity, and that therefore he should be allowed to talk to a question of privilege. Speaker Cannon called for the book of precedents, and again expressed the opinion that Mr. Steenson was not entitled to the floor.

At this point, Representative Payne, of New York, suggested that the whole matter go over until Thursday, and that in the meantime the objectionable matter be printed in the Record. To this arrangement the Speaker and Mr. Steenson assented.

DAILY COURT RECORD

(Tuesday, March 1, 1910.)

Supreme Court of the United States.

Present: The Chief Justice, Mr. Justice Harlan, Mr. Justice Brandeis, Mr. Justice White, Mr. Justice McKenna, Mr. Justice Holmes, Mr. Justice Day, and Mr. Justice Taft.

No. 448, 449, and 450. Henry C. King, plaintiff in error, vs. The United States of America, et al. Mandate stayed for thirty days on motion of Mr. F. S. Foster for the plaintiff in error.

No. 449. John Wayne, plaintiff in error, vs. The United States of America, et al. Mandate stayed for thirty days on motion of Mr. H. E. Davis for the plaintiff in error, by Mr. Assistant Attorney General Fowler for the defendant in error, and concluded by Mr. Henry E. Davis for the plaintiff in error.

No. 450. Edward B. Moore, Commissioner of Patents, plaintiff in error, vs. The United States of America, et al. The Newcomb Motor Company, argument commenced by Mr. Melville Robert for the plaintiff in error, and concluded by Mr. Robert for the defendant in error.

Adjourning until today at 12 o'clock.

The day call for Wednesday, March 2, will be as follows: Nos. 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, and 128.

DISTRICT COURTS.

Court of Appeals.

Present—All. Admissions—Richard D. Mico and Emory H. Bagley.

No. 112. Palmer, et al., vs. Leontina; appearance of John Riden, attorney for appellee, withdrawn by leave of court; cause passed until appeal.

No. 210. Sonenman vs. Philadelphia, Baltimore and Washington Railroad Company; placed at foot of calendar.

No. 257. Hyde et al. vs. United States; passed until April.

No. 252. Morris vs. Metropolitan Surety Company; death of Martin F. Morris suggested, and Helen J. Morris, executrix, appearing, motion on motion of Mr. J. J. Darlington, attorney for appellant, and continued.

No. 253. Turner vs. Wren et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 254. Gordon vs. Gwydd et al.; affirmed. Opinion by Mr. Chief Justice Shepard.

No. 255. Williamson vs. Williamson; affirmed. Opinion by Mr. Chief Justice Shepard.

No. 256. Robertson vs. Gordon et al.; affirmed. Opinion by Mr. Chief Justice Shepard.

No. 257. Robertson vs. Gordon et al.; affirmed. Opinion by Mr. Chief Justice Shepard.

No. 258. Indian Protective Association vs. Gordon et al.; affirmed. Opinion by Mr. Chief Justice Shepard.

No. 259. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 260. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 261. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 262. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 263. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 264. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 265. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 266. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 267. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 268. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 269. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 270. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

No. 271. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

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No. 273. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

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No. 329. Barksdale, et al. vs. Morgan et al.; appeal dismissed. Opinion by Mr. Chief Justice Shepard.

No. 330. United States vs. Lewis et al.; reversed. Opinion by Mr. Chief Justice Shepard.

Criminal Court No. 1.

JUSTICE GOULD.

No. 2658. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2659. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2660. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2661. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2662. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2663. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2664. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2665. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2666. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2667. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2668. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2669. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2670. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2671. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2672. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2673. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2674. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2675. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2676. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2677. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2678. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2679. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2680. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2681. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2682. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2683. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2684. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2685. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2686. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2687. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2688. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2689. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2690. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2691. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2692. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2693. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2694. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2695. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2696. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2697. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2698. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2699. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2700. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2701. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2702. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2703. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2704. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2705. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2706. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2707. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2708. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2709. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2710. United States vs. Harry Owens; robbery; verdict not guilty.

No. 2711. United States vs. Harry Owens; robbery; verdict not guilty.